	Case 1:0	8-cv-02219-J	SRUS Decument 8	Filed 05/08/2	008 Page 1 of 2
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Revise	ed Form D-F	or cases assigned	to Judge Rakoff		Effective March 29, 2004
UNIT	ED STATES	DISTRICT COU	RT		
SOUT		RICT OF NEW Y	· · · · · · · · X		
Xiao '	Wei Chou	D1 1 .100/ \		CTUTE CASE A	AANA ORMENTE DI AN
		Plaintiff(s),			<u>/ANAGEMENT PLAN</u> GE RAKOFF)
	-v-			,	·
BNP	Paribas Nort	h America, Inc.		<u>08 Ci</u>	<u>iy. 2219</u> (JSR)
2112		Defendant(s).			
			х		
		This Court re	quires that this case shal OCTOBER 8, 200		on
	After consul	Itation with couns	el for the parties, the follo	wing Case Manager	nent Plan is adopted.
This p			ursuant to Rules 16 and 26		
A.	The case (is) (is not) to be tried to a jury, [Circle as appropriate] except as to those claims to which				
В.	Plaintiff is not entitled to a jury as a matter of law. Joinder of additional parties must be accomplished by May 14, 2008.				
C.	Amended pleadings may be filed without leave of Court until May 30, 2008				
D.	Discovery (in addition to the disclosures required by Fed. R. Civ. P. 26(a)):				
	1. <u>Docume</u> May 14, 200		for production of documenther document requests m		
	request may 6 below.		an 30 days prior to the dat		
	2. Interroga	atories. Interroga	tories pursuant to Rule 33.	3(a) of the Local Ci	vil Rules of the Southern
	District of New York must be served by May 14, 2008. No other interrogatories are permitted except upon prior express permission of Judge Rakoff. No Rule 33.3(a) interrogatories				
	need be serv	ed with respect to	disclosures automatically	required by Fed. R	. Civ. P. 26(a).
	party claim)	that intends to of	ponent of a claim (including fer expert testimony in respect to the control of th	pect of such claim r	nust make the disclosures
	claim that in	tends to offer exp	o(a)(2) by July 1, 2008 pert testimony in opposition	n to such claim mus	rty-opponent of such
	required by	Fed. R. Civ. P. 26	6(a)(2) by July 29, 2008	No exper	rt testimony (whether
			nerwise) will be permitted said disclosures except up		
	application f	for which must be	made no later than 10 day	s after the date spec	cified in the immediately
		ntence. All expended	rts may be deposed, but <u>su</u> rth below.	en depositions mus	coccur within the time
			ons (including any expert	denocitions see item	n 3 shove) must be
	completed b	y August 15, 200	8 Unless counsel	agree otherwise or	the Court so orders,
	depositions	shall not commen	ce until all parties have co	mnieted the initial d	usciosures required by

- Fed. R. Civ. P. 26(a)(1) or until four weeks from the date of this Order, whichever is earlier. Depositions shall proceed concurrently, with no party having priority, and no deposition shall extend beyond one business day without prior leave of the Court.
- 5. Requests to Admit. Requests to Admit, if any, must be served by July 11, 2008 [insert date that is no later than 30 days prior to date of close of discovery as set forth in item 6 below].
- 6. All discovery is to be completed by <u>August 22, 2008</u>. Interim deadlines for items 1-5 above may be extended by the parties on consent without application to the Court, provided the parties are <u>certain</u> they can still meet the discovery completion date set forth in this paragraph, which shall not be adjourned except upon a showing to the Court of extraordinary circumstances.
- E. Post-discovery summary judgment motions in the form prescribed by the Court's Individual Rules of Practice may be brought on without further consultation with the Court provided that a Notice of any such motion, in the form specified in the Court's Individual Rules of Practice, is filed no later than one week following the close-of-discovery date (item D-6 above) and provided that the moving papers are served by September 5, 2008 answering papers by September 22, 2008 and reply papers by October 3, 2008 [the last of these days being no later than six weeks following the close of discovery]. Each party must file its respective papers with the Clerk of the Court on the same date that such papers are served. Additionally, on the same date that reply papers are served and filed, counsel for the parties must arrange to deliver a courtesy non-electronic hard copy of the complete set of papers to the Courthouse for delivery to Chambers.
- F. A final pre-trial conference, as well as oral argument on any post-discovery summary judgment motions, shall be held on _______ [date to be inserted by the Court], at which time the Court shall set a firm trial date. The timing and other requirements for the Joint Pretrial Order and/or other pre-trial submissions shall be governed by the Court's Individual Rules of Practice.
- G. All motions and applications shall be governed by Judge Rakoff's Individual Rules of Practice. Counsel shall promptly familiarize themselves with all of the Court's Individual Rules, as well as with the Local Rules for the United States District Court for the Southern District of New York.

SO ORDERED.

JED S. RAKOFF U.S.D.J.

DATED: New York

New York, New York